To

The Chief Secretary to the
Government of each State.

Subject: State Civil/Policemen Service officers promoted to
officials in the Indian Administrative/Policemen Service cadre posts - Counting of leave for
increment - Effect of extra-ordinary leave.

Sir,

I am directed to invite a reference to this Department's
letter No. 1/5/74-AIS(II) dated the 16th August, 1971 on
the subject cited above and to say that on further considera-
tion of the proposed amendment in the light of the comments
received from the various State Governments, this Department
have come to the conclusion that amendment of the rules as
suggested would result in certain inconsistencies in the
provisions in clause (4) of Section III of Schedule II to
the pay rules. It has, therefore, been decided to substitute
the existing first proviso by a new proviso so as to incorporate
the proposed amendment therein. A copy each of the draft
of the amendment proposed to be made to the Pay Rules
governing the Indian Administrative Service/Indian Police
Service/Indian Forest Service is enclosed. I am to request
that comments/concurrence of the State Government to the
notification of the proposed amendments may be communicated
to this Department at a very early date, preferably by
the 30th June, 1974.

Yours faithfully,

[Signature]

Under Secretary to the Government of India.


A copy each is forwarded for information and necessary action to:-

1. The UTS Section of the Ministry of Home Affairs.
2. The Pers. II Section of the Ministry of Home Affairs.

3. Ministry of Food and Agriculture, Department of Agriculture (AIS Section).

4. AIS(IV) Section, Department of Personnel and Admin. Reforms., New Delhi.

(S. Habeebullah)
Under Secretary to the Government of India.

JKA
G.S.R. No. In exercise of the powers conferred by sub-section (1) of section 3 of the All-India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the Indian Administrative Service (Pay) Rules, 1954, namely:-

1. (1) These rules may be called the Indian Administrative Service (Pay) Amendment Rules, 1974.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Indian Administrative Service (Pay) Rules, 1954, in Section III of Schedule II, for the existing first proviso below clause (4), the following proviso shall be substituted, namely:-

"Provided that, for purposes of calculating one year's service under this clause, -

(i) broken periods of officiating service in posts borne on the Indian Administrative Service cadre on a particular rate of pay shall be taken into account;

(ii) leave, except extraordinary leave otherwise than on medical certificate, taken during officiation in posts borne on the Indian Administrative Service cadre shall count for increment if, on the expiry of the leave, the officer returns to the same post or to any other post borne on the Indian Administrative Service cadre on the same rate of pay and the State Government certifies, that, but for proceeding on leave, the officer would have continued to officiate in the same or any other post borne on the Indian Administrative Service cadre. The Central Government may, in any case in which it is satisfied that the extraordinary leave, taken otherwise than on medical certificate was taken for any cause beyond the control of the officer concerned or for prosecuting higher scientific and technical studies, direct that extraordinary leave, taken otherwise than on medical certificate, shall count for increment;
(iii) any period of deputation out of India or deputation on foreign service during officiation in a post borne on the Indian Administrative Service cadre shall count for increment if the State Government certifies that, but for being on deputation out of India or, as the case may, on foreign service, the officer would have continued to officiate in the same or any other post borne on the Indian Administrative Service cadre on the same rate of pay."
No. 1/5/74-AIS(II)
Government of India/Bharat Sarkar
Cabinet Secretariat/Mentrimendal Sachivalaya
Department of Personnel & Administrative Reforms
(Karnik Aur Prashasnik Sudhar Vibhag)

New Delhi-110001, Dated, May, 74.

NOTIFICATION

G.S.R. No. In exercise of the powers conferred by sub-section (1) of section 3 of the All-India Services Act, 1951 (51 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the Indian Police Service (Pay) Rules, 1954, namely:

1. (1) These rules may be called the Indian Police Service (Pay) Amendment Rules, 1974.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Indian Police Service (Pay) Rules, 1954, in Section III of Schedule II, for the existing first proviso below clause (4), the following proviso shall be substituted, namely:

"Provided that, for purposes of calculating one year's service under this clause,—

(i) broken periods of officiating service in posts borne on the Indian Police Service cadre on a particular rate of pay shall be taken into account;

(ii) leave, except extraordinary leave otherwise than on medical certificate, taken during officiation in posts borne on the Indian Police Service Cadre shall count for increment if, on the expiry of the leave, the officer returns to the same post or to any other post borne on the Indian Police Service cadre on the same rate of pay and the State Government certified that, but for proceeding on leave, the officer would have continued to officiate in the same or any other post borne on the Indian Police Service cadre. The Central Government may, in any case in which it is satisfied that the extraordinary leave, taken otherwise than on medical certificate, was taken for any cause beyond the control of the officer concerned or for prosecuting higher scientific and technical studies, direct that extraordinary leave, taken otherwise than on medical certificate, shall count for increment;
(iii) any period of deputation out of India or deputation on foreign service during officiation in a post borne on the Indian Police Service cadre shall count for increment if the State Government certifies that, but for being on deputation out of India or, as the case may be, on foreign service, the officer would have continued to officiate in the same or any other post borne on the Indian Police Service cadre on the same rate of pay;"
No. 1/5/74-LIS(II)
Government of India/Bharat Sarkar
Cabinet Secretariat/Mamatinandl Sachivalaya
Department of Personnel & Admin. Reforms.
( Karmik Aur Prashasnik Sudhar Vibhag)


NOTIFICATION

G.S.R.No. In exercise of the powers conferred by sub-
section (1) of section 3 of the All-India Services Act,
1951 (61 of 1951), the Central Government, after consultation
with the Governments of the States concerned, hereby makes
the following rules further to amend the Indian Forest Service
(Pay) Rules, 1968, namely:-

1. (1) These rules may be called the Indian Forest Service
(Pay) Amendment Rules, 1974.

(2) They shall come into force on the date of their
publication in the Official Gazette.

2. In the Indian Forest Service (Pay) Rules, 1968, in
Section III of Schedule II, for the existing first proviso
below clause (3), the following proviso shall be substituted,
namely:-

"Provided that, for purposes of calculating one year's
service under this clause,-

(i) broken periods of officiating service in posts borne
on the Indian Forest Service cadre on a particular rate of
pay shall be taken into account;

(ii) leave, except extra-ordinary leave otherwise than
on medical certificate, taken during officiation in
posts borne on the Indian Forest Service cadre shall
count for increment if, on the expiry of the leave, the
officer returns to the same post or to any other post
borne on the Indian Forest Service cadre on the same
rate of pay and the State Government certifies that,
but for proceeding on leave, the officer would have
continued to officiate in the same or any other post
borne on the Indian Forest Service cadre. The Central
Government, may, in any case in which it is satisfied
that the extraordinary leave, taken otherwise than on
medical certificate, was taken for any cause beyond
the control of the officer concerned or for prosecuting
higher scientific and technical studies, direct that
extraordinary leave taken otherwise than on medical
certificate shall count for increment;
(iii) any period of deputation out of India or deputation on foreign service during officiation in a post borne on the Indian Forest Service cadre shall count for increment, if the State Government certifies that, but for being on deputation out of India, or, as the case may be, on foreign service, the officer would have continued to officiate in the same or any other post borne on the Indian Forest Service cadre on the same rate of pay;